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10 11	Attorneys for Defendants CLARK COUNTY SCHOOL DISTRICT, MAR' "MARE" MAZUR, CEDRIC COLE, AND BREN LARSEN-MITCHELL	
12	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
13 14	TERRY CHI,	Case No. 2:24-cv-02014-CDS-BNW
115 116 117 118 119 120 121 122 123 131 141 151	Plaintiff, vs. CLARK COUNTY SCHOOL DISTRICT, a political subdivision of the State of Nevada; MARY "MARE" MAZUR, in her official capacity and in her individual capacity; CEDRIC COLE, in his official capacity and in his individual capacity; JESUS JARA, in his official capacity; BRENDA LARSEN-MITCHELL, in her official capacity; and SOUTHERN NEVADA PUBLIC TELEVISION, a Nevada nonprofit corporation, Defendants.	STIPULATION TO EXTEND TIME FOR DEFENDANTS CLARK COUNTY SCHOOL DISTRICT, MARY "MARE" MAZUR, CEDRIC COLE AND BRENDA LARSEN-MITCHELL TO FILE RESPONSES TO PLAINTIFF'S COMPLAINT
24 25 26 27 28	Plaintiff TERRY CHI ("Plaintiff"), and Defendants CLARK COUNTY SCHOOL DISTRICT ("CCSD"), MARY "MARE" MAZUR, CEDRIC COLE and BRENDA LARSEN-MITCHELL (collectively "Defendants") (together, the "Parties"), by and through their undersigned counsel, hereby agree and stipulate to extend the time for Defendants to file their responses to	
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28

1 Plaintiff's Complaint from the current deadlines of December 6, 2024 for CCSD and Ms. Larsen-2 Mitchell and December 10, 2024 for Ms. Mazur and Mr. Cole to January 10, 2025. 3 The requested extension is necessary in light of the fact that Defendants' counsel was 4 The additional time will allow defense counsel to conduct a complete recently retained. 5 investigation into the allegations and to prepare responses to the Complaint. The Parties also agree 6 the extension is warranted due to the parties and their counsel's holiday schedules. This is the first 7 request for an extension of time to respond to Plaintiff's Complaint and is made in good faith and 8 not for the purpose of undue delay. 9 Dated: December 4, 2024 December 4, 2024 10 Respectfully submitted, Respectfully submitted, 11 12 /s/ Robert P. Spretnak 13 Robert P. Spretnak, Esq. Ethan D. Thomas, Esq. LAW OFFICES OF ROBERT P. SPRETNAK Diana G. Dickinson, Esq. 14 Luke W. Molleck, Esq. Attorney for Plaintiff LITTLER MENDELSON, P.C. 15 TERRÝ CHI Attorneys for Defendants 16 CLARK COUNTY SCHOOL DISTRICT, MARY "MARE" MAZUR, CEDRIC COLE, 17 AND BRENDA LARSEN-MITCHELL 18 IT IS SO ORDERED. 19 Dated: December 5, 2024 20 21 22 23 24 25 26 27 28